

# JONES WAITS BETTER

## PERSONAL USE CASE

PHOENIX, Sept. 23.—In spite of the recent action of the superior court of Gila county in a "personal use" liquor case, Attorney General Wiley E. Jones has notified all the county attorneys of the state to continue to enforce the prohibition amendment without reference to whether the liquor is introduced for personal use.

Although notice of appeal has been filed in the Gila court, the attorney general stated yesterday that he did not expect to carry the case to the supreme court. A better complaint in which the question of the introduction of personal use would be clearly defined would, he said, be taken into the supreme court for decision. And meanwhile, county attorneys, with the exception of the Gila county prosecutor, are instructed to stand pat and enforce the law, regardless of "personal use" explanations.

The case in question is brought by the state against Sam Yahura for introducing intoxicating liquor into Arizona.

# BULGARIA NOT YET

## READY TO JUMP IN

LONDON, Sept. 23.—The move which may solve the riddle in the Balkans—Bulgaria's mobilization—struck London with dramatic suddenness. Afternoon newspapers refrained from comment, however. Neutral readers of these publications except for drawing their own conclusions in the large heads, would be none the wiser as to whether England regarded the developments preliminary to a victory for the central powers or merely another overnight turn of the Serbian-Greece-Bulgarian negotiations.

The consensus of opinion is that although the Bulgarian army is on the move, Bulgaria has not yet cast in her lot with one side or the other, but is still neutral and waiting, but armed.

Overheard at the Chautauqua.  
Ed.: "Have you an engagement for tonight?"

Ethel: "Why, yes; I was rather expecting Jack to propose."

# CLIFTON MINERS AND COMPANIES TO CONFER

CLIFTON, Sept. 23.—At mass meetings of the employees of the three large mining companies held separately today, committees composed of 7 men each were chosen, which will act jointly with the mine managers provided a conference can be arranged. It is generally understood tonight that if a conference can be arranged the committee will not ask for recognition of the Western Federation of Miners, at least not at this time. It is well known, however, that each member of the joint committee is a member of the Western Federation or allied unions.

Apparently, the war is settling down to an endurance contest.—Los Angeles (Cal.) Tribune.

It is not well to be too optimistic. Congress meets in December.—Phila. Evening Ledger.

# LEGAL NOTICE

## NOTICE FOR PUBLICATION No. 0984

Department of the Interior, U. S. Land Office, at Phoenix, Arizona, Sept. 8, 1915.

Notice is hereby given that Malcolm B. Fraser, of Wellton, Arizona, who on Sept. 22, 1908, made desert land entry, No. 0984, for SW¼; W¼SE¼; Section 27, Township 8 S., Range 18 W., G. & S. R. Meridian, has filed notice of intention to make final desert proof, to establish claim to the land above described, before George W. Norton, U. S. Commissioner, at Yuma, Arizona, on the 26th day of October, 1915.

Claimant names as witnesses: Charles M. Hindman, of Yuma; and Wm. G. Fraser, Kenneth G. Fraser, Henry W. Fraser, all (3) of Wellton, Arizona.

THOMAS F. WEEDIN,  
Register.

The Sentinel, Yuma, Arizona, 5 weeks; First publication, Sept. 9; last publication, Oct. 7.

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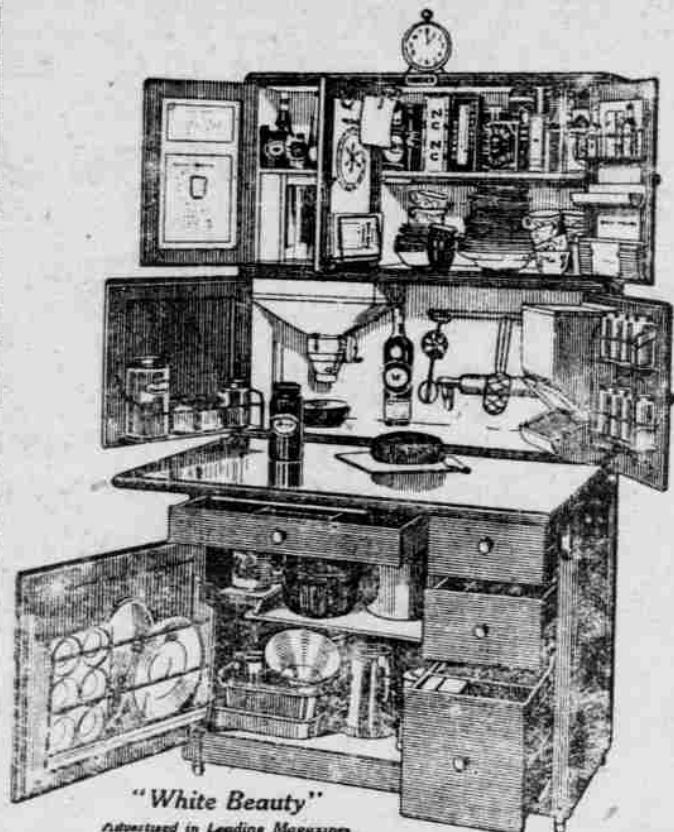
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